



目 录

· 专 稿 ·

论《对外关系法》在中国涉外法治体系中的地位 黄 进(3)

论“一带一路”视域下《对外关系法》的调整对象 张乃根(19)

习惯国际法中的“特别受影响国家理论” 陈曦笛(39)

论军民融合趋势下网络武装冲突适用区分原则 焦园博(57)

《美墨加协定》汽车原产地规则劳动价值含量：基本内涵、深层要义
及现实启示 李西霞(71)

论经济制裁影响国际商事合同履行时不可抗力的适用
..... 刘佳宸 刘 瑛(84)

论国际投资和解协议的执行困局与中国应对 文 淑(105)

论禁诉令在国际投资仲裁中的运用 宁红玲 魏 丹(127)

日本国内法院适用条约的考察
——以人权条约的适用为视角 韩永红 林子博(146)

CHINESE REVIEW OF INTERNATIONAL LAW

(Bimonthly)

No. 4 , July 2023

CONTENTS

- On the Status of the *Law on Foreign Relations of the People's Republic of China* in China's System of the Rule of Law in Foreign Matters *Huang Jin* (3)
- On the Regulatory Subjects of Foreign Relations Law from the Perspective of the Belt and Road *Zhang Naigen* (19)
- “Specially Affected States Doctrine” in Customary International Law *Chen Xidi* (39)
- On the Application of the Principle of Distinction in Cyber Armed Conflict Under the Trend of Military Civilian Integration *Jiao Yuanbo* (57)
- Labor Value Content in the Rules of Origin for Automotive Goods of the USMCA ; Its Connotation , Significance and Practical Revelation *Li Xixia* (71)
- The Application of Force Majeure When Economic Sanctions Affect the Performance of International Commercial Contracts *Liu Jiachen and Liu Ying* (84)
- The Enforcement Dilemma of Settlement Agreements Resulting from Investor-State Mediation and China's Response *Wen Shu* (105)
- Study on the Application of Anti-Suit Injunction in International Investment Arbitration *Ning Hongling and Wei Dan* (127)
- The Application of Treaties by Domestic Courts in Japan : The Perspective of Application of Human Rights Treaties *Han Yonghong and Lin Zibo* (146)